# PATENT COOPERATION TRE

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# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference WOP0299	FOR FURTHER ACTIO	RTHER ACTION See Form PCT/IPEA/41	
International application No. PCT/GB2004/004303	International filing date (day)		Priority date <i>(day/month/year)</i> 08.11.2003
International Patent Classification (IPC) or na B04C5/10, B04C5/13, A47L9/16			
Applicant DYSON TECHNOLOGY LIMITED 6	et al.		
This report is the international pre Authority under Article 35 and tran	liminary examination report	t, established by this Ir cording to Article 36.	nternational Preliminary Examining
2. This REPORT consists of a total of	of 6 sheets, including this o	over sheet.	
3. This report is also accompanied b	y ANNEXES, comprising:		
a. 🛛 sent to the applicant and to			
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).			
□ sheets which superse beyond the disclosure Supplemental Box.	de earlier sheets, but which in the international applica	this Authority conside tion as filed, as indicat	ers contain an amendment that goes red in item 4 of Box No. I and the
sequence listing and/or tab	Bureau only) a total of (indic ples related thereto, in comp Listing (see Section 802 of	outer readable form on	of electronic carrier(s)) , containing a aly, as indicated in the Supplemental structions).
4. This report contains indications re	elating to the following items	5:	
☑ Box No. I Basis of the opi	nion		
☐ Box No. II Priority			
<u> </u>	•	o novelty, inventive ste	ep and industrial applicability
☐ Box No. IV Lack of unity of			
applicability; cit	ement under Article 35(2) w ations and explanations su	ith regard to novelty, if pporting such statement	nventive step or industrial nt
Box No. VI Certain docume		tion .	
	in the international applications on the international applications.		
☐ Box No. VIII Certain observa	ations on the international a	ppication	
Date of submission of the demand		ate of completion of this r	report
20.05.2005		7.01.2006	
Name and mailing address of the internation preliminary examining authority:	nal A	uthorized Officer	Godinina Palanca,
European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465		ledelsperger, C	A STATE OF THE STA
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# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/004303

	Box	No. I	Basis of the report		
1.	With filed,	ith regard to the <b>languag</b> e, this report is based on the international application in the language in which it wa ed, unless otherwise indicated under this item.			
		This re	port is based on trans s the language of a tra	lations from the original language into the following language , anslation furnished for the purposes of:	
		☐ inte	rnational search (unde	er Rules 12.3 and 23.1(b))	
	[	☐ inte	rnational preliminary e	onal application (under Rule 12.4) examination (under Rules 55.2 and/or 55.3)	
2.	have	been	furnished to the receiv	he international application, this report is based on (replacement sheets which ing Office in response to an invitation under Article 14 are referred to in this not annexed to this report):	
	Desc	ription	, Pages		
	1, 3-1	11		as originally filed	
	2			received on 24.03.2005 with letter of 24.03.2005	
	Clain	ns, Nur	mbers		
	8-18			as originally filed	
	1-7			received on 24.03.2005 with letter of 24.03.2005	
Drawings, Sheets		Sheets			
	1/4-4	<i>1</i> 4		as originally filed	
		a sequ	ence listing and/or an	y related table(s) - see Supplemental Box Relating to Sequence Listing.	
3.		The ar	mendments have resu	Ited in the cancellation of:	
			description, pages		
			claims, Nos. drawings, sheets/figs	•	
		☐ the	sequence listing (spe	cify):	
		⊔ any	/ table(s) related to se	quence listing (specify):	
4.	had	not be	eport has been establi en made, since they h ntal Box (Rule 70.2(c))	shed as if (some of) the amendments annexed to this report and listed below have been considered to go beyond the disclosure as filed, as indicated in the later.	
			description, pages		
			claims, Nos. drawings, sheets/figs		
		☐ the	sequence listing (spe	ecify):	
		☐ an	y table(s) related to se	quence listing (specify):	
	*	If it	em 4 applies, so	ome or all of these sheets may be marked "superseded."	

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/004303

		No. III Non-establishment o	f opii	nion with regard to novelty, inventive step and industrial		
1.	The obvi	e questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- vious), or to be industrially applicable have not been examined in respect of:				
		the entire international application,				
	$\boxtimes$	claims Nos. 17				
		because:				
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):				
	$\boxtimes$	the description, claims or drawings (indicate particular elements below) or said claims Nos. 17 are so unclear that no meaningful opinion could be formed (specify):				
		see separate sheet				
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.				
		no international search report h	as be	een established for the said claims Nos.		
		the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:				
		the written form		has not been furnished		
				does not comply with the standard		
		the computer readable form		has not been furnished		
				does not comply with the standard		
		the tables related to the nucleo not comply with the technical re	tide a equire	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.		
		See separate sheet for further	detai	is .		

International application No. PCT/GB2004/004303

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-16,18

No: Claims

Inventive step (IS)

Yes: Claims

1-16,18

No: Claims

Industrial applicability (IA)

Yes: Claims

1-16,18

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

PCT/GB2004/004303

Re: Item V

#### 1. Claim 1

#### 1.1. Closest Prior Art

Document FR-A-2 836 360 (SAMSUNG GWANGJU ELECTRONICS CO), called D1, is considered to represent the closest available prior art.

D1 describes also a separating apparatus having all the features of the preamble of claim 1 and is also concerned with the problem of " the clogging of the trough-holes of the shroud".

#### 1.2. Difference

The subject-matter of claim 1 differs from that of D1, in that the lip of the shroud of the subject-matter of claim 1 comprises a plurality of apertures theretrough.

The technical effect of this differentiating feature is that the partially cleaned air passes though the apertures (136) and is filtered before exiting the separating chamber (132) via the through-holes (128) in the shroud (124) and therefore reduces the clogging of the said through-holes (128).

## 1.3. Objective problem

Reducing the clogging of the through-holes (43a) of the separating apparatus of D1.

Since none of the available prior art documents discloses such separating apparatus nor suggest to modify the lip of the apparatus of D1 as described in the characterising part of claim 1, the subject-matter of claim 1 can be considered both, as novel and inventive (Articles 33(1)-(3) PCT).

### 2. Claim 18

For similar reasons as those given for claim 1, the subject-matter of claim 18 can be considered both, as novel and inventive (Articles 33(1)-(3) PCT).

### 3. Industrial applicability

The industrial applicability is obvious (Art.33(1) and (4) PCT).

#### Re. Item III

Claim 17 contains references to the drawings. It is unclear which technical features, necessary for the invention, are claimed.

According to Rule 6.2(a) PCT, claims should not contain such references except where absolutely necessary, which is not the case here.

Claim 17 has therefore to be omitted.

## Re. Item VII

To meet the requirements of Rule 5.1(a)(ii) PCT the document FR-A-2 836 360 (D1) should be identified in the description and its relevant contents should be indicated. The applicant should ensure that it is clear from the description which features of the subject-matter of independent claim 1 are known from D1

The features of the claims should be provided with reference signs placed in parentheses to increase their intelligibility (Rule 6.2(b) PCT). This applies to both the preamble and characterising portion.

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used in that the risk of the shroud through-holes becoming clogged or blocked is reduced.

It is an object of the invention to provide a shroud for separating apparatus in which the risk of the through-holes of the shroud becoming blocked by dirt and dust is reduced in comparison to known prior art arrangements.

The invention provides separating apparatus comprising a separating chamber in which cyclonic separation is able to take place, an inlet to the separating chamber and a shroud comprising a wall having a multiplicity of through-holes forming an outlet from the separating chamber, the shroud further comprising a lip extending away from the wall the lip comprising a free distal end projecting into the separating chamber, characterized in that lip has a plurality of apertures therethrough.

The provision of apertures in the depending lip allows the airflow to be drawn through the apertures whilst it is still in the separating chamber. This has the effect of capturing some of the dirt and dust which remains entrained within the airflow so that it collects on the upstream side of the lip. Thus the shroud through-holes (which form the outlet from the separating chamber) are presented with less entrained dirt and dust and the risk of the through-holes becoming blocked is reduced.

Because the lip extends into the separating chamber, the airflow passing through the chamber is not forced to pass through the apertures of the lip. If the apertures become blocked by the collected matter, the airflow simply bypasses that area of the lip without any significant increase in pressure losses.

Preferably, the apertures are spaced from the through-holes by an imperforate portion of the wall and/or lip. More preferably, the breadth of the imperforate portion of the wall and/or lip is at least one tenth of the diameter of the wall of the shroud, even more preferably, substantially equal to one tenth of the diameter of the wall of the shroud.

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#### **CLAIMS**

- Separating apparatus comprising a separating chamber in which cyclonic separation is able to take place, an inlet to the separating chamber and a shroud comprising a wall having a multiplicity of through-holes forming an outlet from the separating chamber, the shroud further comprising a lip extending away from the wall, the lip comprising a free distal end projecting into the separating chamber, characterized in that lip has a plurality of apertures therethrough.
- 2. Separating apparatus as claimed in claim 1, wherein the separating chamber has a longitudinal axis and the lip extends substantially parallel to the longitudinal axis.
  - 3. Separating apparatus as claimed in claim 1 or 2, wherein the wall and the lip are generally cylindrical.
  - 4. Separating apparatus as claimed in any one of the preceding claims, wherein the apertures are spaced from the through-holes by an imperforate portion of the wall and/or lip.
- Separating apparatus as claimed in claims 3 and 4, wherein the breadth of the imperforate portion of the wall and/or lip is at least one tenth of the diameter of the wall.
  - 6. Separating apparatus as claimed in claim 5, wherein the breadth of the imperforate portion of the wall and/or lip is substantially equal to one tenth of the diameter of the wall.
    - 7. Separating apparatus as claimed in any one of the preceding claims, wherein the combined area of the apertures at the upstream end thereof is no less than the area of the inlet to the separating chamber.

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